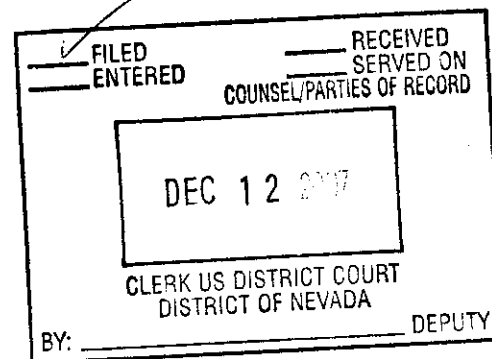


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10 Attorneys for Plaintiffs
 11 DENNIS MONTGOMERY, and the MONTGOMERY
 11 FAMILY TRUST



13 **UNITED STATES DISTRICT COURT**
 14 **DISTRICT OF NEVADA**

16 DENNIS MONTGOMERY and the) Case No. 3:06-CV-00056-PMP-VPC
 17 MONTGOMERY FAMILY TRUST,)
 17 Plaintiffs,)
 18 vs.)
 19 eTREPID TECHNOLOGIES, LLC, WARREN)
 20 TREPP, and the UNITED STATES)
 20 DEPARTMENT OF DEFENSE,)
 21 Defendants)
 22)
 23 AND RELATED CASES.)
 24)

25
 26 WHEREAS, on November 29, 2007, Defendants eTrepid Technologies, LLC, and Warren
 27 Trepp (jointly, "Defendants") filed a Motion for Sanctions (the "Motion") against plaintiff Dennis
 28 Montgomery;

1 WHEREAS, Plaintiffs Dennis Montgomery and the Montgomery Family Trust (jointly,
2 "Plaintiffs") seek a short continuance of their time to respond to the Motion due to the heavy
3 workload of their counsel in advance of the Christmas holidays;

4 WHEREAS, Defendants are amenable to granting Plaintiffs to and including December 26,
5 2007 to file an opposition to the Motion;

6 NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and between
7 Plaintiffs and Defendants that Plaintiffs' time to respond to the Motion is extended to and including
8 December 26, 2007.

9
10 Dated: December 11, 2007

LINER YANKELEVITZ
SUNSHINE & REGENSTREIF LLP

11
12 By: /s/
13 Deborah A. Klar
14 Attorneys for Plaintiffs
15 DENNIS MONTGOMERY, and the
MONTGOMERY FAMILY TRUST

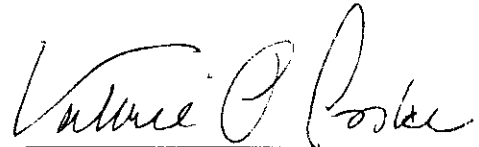
16 Dated: December 11, 2007

HALE LANE PEEK DENNISON AND HOWARD

17
18 By: /s/
19 Jerry M. Snyder
20 Attorneys for Defendants
eTREPID TECHNOLOGIES, LLC and
21 WARREN TREPP

22
23 **IT IS SO ORDERED**

24
25 Dated: This 12th day of December, 2007


26
27
28

United States Magistrate Judge

1

2 **CERTIFICATE OF SERVICE**

3 Pursuant to NRCP 5(b), I certify that I am an employee of the LAW OFFICES OF LINER
 4 YANKELEVITZ SUNSHINE & REGENSTREIF LLP, and that on the **11th day of December**
 5 I caused to be served the within document described as **STIPULATION AND**
[PROPOSED] ORDER TO ENLARGE TIME TO RESPOND TO DEFENDANTS'
MOTION FOR SANCTIONS on the interested parties in this action as stated below:

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21 **[ELECTRONIC]** By filing the document(s) electronically with the U.S. District Court and
 therefore the court's computer system has electronically delivered a copy of the foregoing
 22 document(s) to the persons listed above at their respective email address.

23 I declare under penalty of perjury under the laws of the State of California and the United
 24 States of America that the foregoing is true and correct. Executed on 12/11/2007, at Los Angeles,
 California.

25 
 26 NANCY TORRECILLAS
 27
 28

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PROOF OF SERVICE